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MC-05-02-02(1)

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**State of Utah**

**Department of  
Natural Resources**

MICHAEL R. STYLER  
*Executive Director*

**Division of  
Oil, Gas & Mining**

JOHN R. BAZA  
*Division Director*

JON M. HUNTSMAN, JR.  
*Governor*

GARY R. HERBERT  
*Lieutenant Governor*

February 13, 2006

CERTIFIED MAIL  
7099 3400 0016 8894 6222

Mark Carter  
MMG Mining  
3655 Lupin Way  
St. George, UT 84790

Ok # 107280  
4/21/06

Subject: Findings of Fact, Conclusions, Order and Finalized Re-Assessment for  
MC-05-02-02(1), Bald Knoll, S/025/012, Kane County, Utah

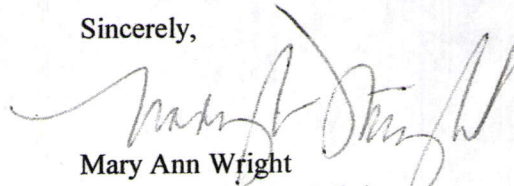
Dear Mr. Carter:

On January 20, 2006, an Informal Conference was held to review the fact of violation and proposed assessment for state violation MC-05-02-02(1). As a result of a review of all pertinent data and facts, including those presented in the Informal Hearing and Assessment Conference, the attached documents shall constitute the findings of fact, conclusions, order, and finalized re-assessment.

Within fifteen (15) days of your receipt of this letter, you or your agent may make a written appeal to the Board of Oil, Gas and Mining. To do so, you must escrow the assessed civil penalties with the Division within thirty (30) days of receipt of this letter, but in all cases, prior to the Board Hearing. Failure to comply with this requirement will result in a waiver of your right of further recourse.

If no timely appeal is made, this assessed civil penalty must be tendered within thirty (30) days of your receipt of this letter. Please remit payment to the Division of Oil, Gas and Mining, mail c/o Vickie Southwick at the address listed below.

Sincerely,

  
Mary Ann Wright  
Associate Director, Mining  
Assessment Conference Officer

vs

Enclosures

P:\GROUPS\MINERALS\WP\M025-Kane\S0250012-BaldKnoll\final\Assessment conference ltr.doc

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MAY 01 2006